To: Vaughn, Stephanie[Vaughn.Stephanie@epa.gov]
Cc: Hoppe, Michael[Hoppe.Michael@epa.gov]

From: Stan Kaczmarek

Sent: Wed 9/11/2013 6:18:10 PM

Subject: Fwd: RE: RE: Water data for website

20130911 Weekly PAMP Update.pdf 20130911 Weekly WQMP Update.pdf

Stephanie, look at the attached reports for the website. I am ready to post when you give the word.

And thanks for updating the Coast Guard on who is responsible for determining what is and isn't appropriate for opening the bridges.

Stan Kaczmarek, PE de maximis, inc. 186 Center Street, Suite 290 Clinton, NJ 08809 (O) (908) 735-9315 (C) (973) 978-9621

>>> On 9/11/2013 at 2:06 PM, in message <792eca3d-5f5a-4fe8-bf88-87c830d8a3e1@Molas.amr.ch2m.com>, <Jennifer.Wilkie@ch2m.com> wrote: Stan,

other refinements made to the docs before you send back to EPA.

Please find attached for your review the updated weekly air and water monitoring reports, which include EPA's requested changes (see email below). I also removed the word "baseline" in reference to the pre-dredge data. I'm around this afternoon if you would like any

Jen

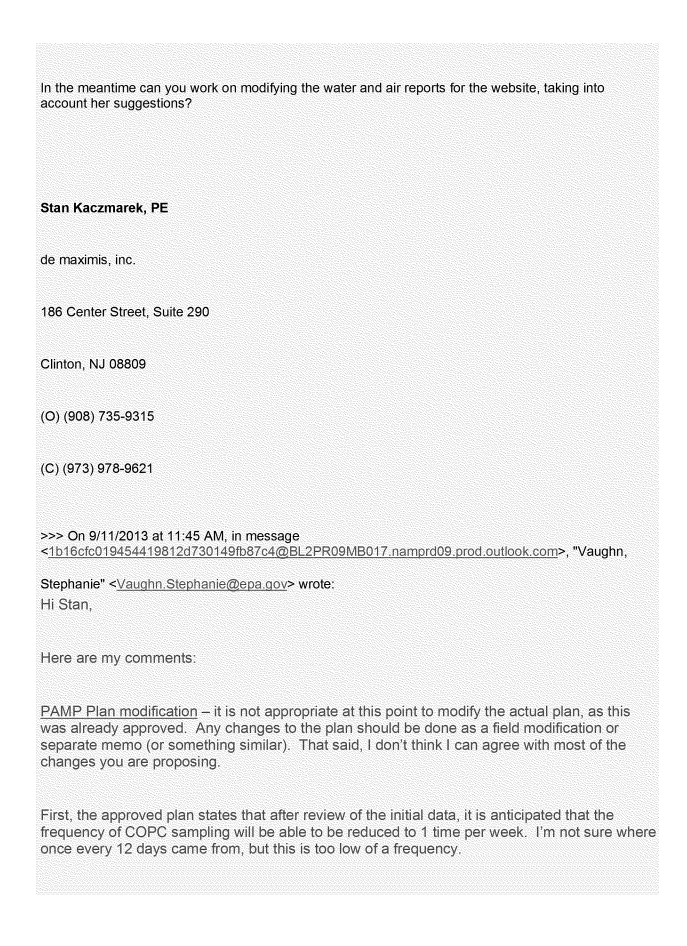
From: Stan Kaczmarek [mailto:StanK@demaximis.com] Sent: Wednesday, September 11, 2013 10:56 AM

To: Wilkie, Jennifer/CHC

Cc: Foster, Gary/ATL; McCready, Roger/DAY **Subject:** Fwd: RE: Water data for website

Jen,

This afternoon, let's discuss how to proceed based on these comments.



Second, the approved plan includes 2 to 6 days of increased monitoring frequency when the zone of 28+00 to 21+00 is reached. This increased sampling is based on the fact that there are higher COPC concentrations in this area, and thus we want to make sure that the higher concentrations do not lead to unacceptable air concentrations. This requirement cannot just be abandoned at this point, but I do think that only 2 days of increased monitoring frequency are needed. Since COPCs should be sampled once per week anyway, this is only 1 additional round of samples.

Finally, I am open to discussing decreasing the sampling frequency further during capping. But let's hold off on making a decision on that until we evaluate at least another round or two of results.

<u>Water Quality Data</u> – what if instead of saying that operations were conducted within acceptable water quality limits, we say "Operations did not adversely affect water quality." Then change the summary at the beginning to state:

Water quality monitoring for this project began on June xx to establish pre-dredging, baseline conditions. Dredging operations, which began on August 3, 2013, are being continuously monitored to ensure that water quality remains similar to the pre-dredging conditions that were determined. Results shown in this report should be compared to either the non-dredging periods (for turbidity) or the pre-dredging results (for the composite data). Note that there is natural variability in water quality, which is reflected in the data you see below. The sampling locations are shown on the map at the end of this report.

We can discuss the exact wording of this summary, but I think a bit more information here will help people better understand what they are looking at.

<u>PAMP Data</u> – for the air report, can you add the detection limits to the results, instead of just saying nd? This can be done either in the table or as a footnote to the table.

Thanks,

Stephanie

From: Stan Kaczmarek [mailto:StanK@demaximis.com]

Sent: Tuesday, September 10, 2013 8:12 PM **To:** Hoppe, Michael; Vaughn, Stephanie

Subject: Water data for website

Mike and Stephanie,	
	the attached water quality report for the website? It includes, as requested, a PC data from the first week of dredging to be posted on the website.
	posed language to modify the air monitoring frequency during the remainder of g. Look forward to your review of both.
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